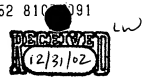


Official



#53 KW 8 HO6-03

IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

Applicant and Inventor

Filing Date

Application Number

Group

Art

Unit

Examiner

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2132

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Date: Dec 30, 2002

By Fax

Hon. Commissioner of Patents and Trademarks, Washington, D.C. 20231.

Sir,

Submission of Comment on Patentability

In the Final Office action, the Examiner does not respond to my argument "Argument for Overcoming 103 (e) rejection Haas et al. PLUS Wiedemer", in which I present reasons for why claim 1 should be patentable. Here below I submit another argument entitled "Comments on Patentablity of Claim 1", the Examiner is respectfully requested to consider it, and indicate whether it is acceptable and the Examiner's reasons in support therefor, not just repeat the old grounds of rejection which I believe should have been overcome.

In the Final Office action, the Examiner does not indicate whether the amendment on claims 1,12 filed on Nov 5, 2002 has been entered, as it is a practice of the patent office that amendment before final will always be entered, therefore in the following comments on patentability, they are directed to claims 1, 12 as readable on the amendment filed on Nov 5, 2002.

Respectfully submitted,

Ho Keung, Tsc.